Order

Michigan Supreme Court Lansing, Michigan

March 8, 2011

140735(100) 140738(100)

AUTO-OWNERS INSURANCE COMPANY, Plaintiff/ Counter-Defendant/Appellee,

 \mathbf{V}

FERWERDA ENTERPRISES, INC., d/b/a
HOLIDAY INN EXPRESS LUDINGTON,
Defendant/
Counter-Plaintiff/Appellant,

and

DARYL BRONKEMA, Next Friend of JACKSON THOMAS BRONKEMA, CALEB ANDREW BRONKEMA and SAVANNAH JOY BRONKEMA, and DARYL BRONKEMA, Individually, and MELISSA BRONKEMA, Defendants.

AUTO-OWNERS INSURANCE COMPANY,
Plaintiff/
Counter-Defendant/Appellee,

 \mathbf{v}

FERWERDA ENTERPRISES, INC., d/b/a
HOLIDAY INN EXPRESS LUDINGTON,
Defendant/
Counter-Plaintiff/Appellee,

and

DARYL BRONKEMA, Next Friend of JACKSON THOMAS BRONKEMA, CALEB ANDREW BRONKEMA and

Robert P. Young, Jr., Chief Justice

Michael F. Cavanagh Marilyn Kelly Stephen J. Markman Diane M. Hathaway Mary Beth Kelly Brian K. Zahra, Justices

SC: 140735 COA: 277574

Mason CC: 05-000436-CZ

SC: 140738 COA: 277574

Mason CC: 05-000436-CZ

| SAVANNAH JOY BRONKEMA, and |
|-----------------------------------|
| DARYL BRONKEMA, Individually, and |
| MELISSA BRONKEMA, |
| Defendants-Appellants |

_____/

On order of the Court, the motion for reconsideration of this Court's October 27, 2010 order is considered, and it is DENIED, because it does not appear that the order was entered erroneously.



I, Corbin R. Davis, Clerk of the Michigan Supreme Court, certify that the foregoing is a true and complete copy of the order entered at the direction of the Court.

March 8, 2011

Collin a. Danis
Clerk

d0228